## STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

**0** Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: September 1, 2018

## UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of r	new Jersey		
In Re:	Daniel H. Leyes		Case No.:		20-10413 MBK
		Debtor(s)	Judge:		MBK
		CHAPTER 13 PLA	N AND MOTION	S	
	l s Included	<ul><li>☐ Modified/Notice F</li><li>☐ Modified/No Notice</li></ul>		Date:	1/10/2020
		THE DEBTOR HAS FILE CHAPTER 13 OF THE I			
		YOUR RIGHTS MA	Y BE AFFECTE	D	
Plan proporty your attorn written objusted in the notice. Semodification alone will a or modify a wishes to prosecute  The followstate whee	ney. Anyone who ection within the duced, modified ay be granted whe Notice. The Common may take place avoid or modify a lien based on contest said treates ame.	confirmation hearing on the Plar of tor to adjust debts. You should be wishes to oppose any provise time frame stated in the <i>Notice</i> , or eliminated. This Plan may without further notice or hearing Court may confirm this plan, if the ule 3015. If this plan includes roce solely within the chapter 13 the lien. The debtor need not find yalue of the collateral or to reduce at ment must file a timely object and be of particular important includes each of the following the provision will be ineffered.	d read these papion of this Plan of this Plan of the Plan of the Plan of the Plan of the Confirmed and there are no time motions to avoid confirmation profile a separate moduce the interest tion and appear and the Plan of	ers carefully ar any motion ay be affected become bir objection is filly filed objector modify a lie cess. The plantate. An affect at the confirmation or adverse the confirmation of the	and discuss them with included in it must file a d by this plan. Your claim ding, and included led before the deadline cions, without further en, the lien avoidance or an confirmation order reary proceeding to avoid sted lien creditor who eation hearing to
THIS PLA	N:				
		CONTAIN NON-STANDARD   DRTH IN PART 10.	PROVISIONS. N	ON-STANDA	RD PROVISIONS
COLLATE	RAL, WHICH N	LIMIT THE AMOUNT OF A SE MAY RESULT IN A PARTIAL F SEE MOTIONS SET FORTH II	PAYMENT OR N	O PAYMENT	
		AVOID A JUDICIAL LIEN OR SEE MOTIONS SET FORTH II			JRCHASE-MONEY
Initial Deb	otor(s)' Attorney	AS Initial Debtor:	DHL	Initial Co-	-Debtor

Part 1: Payment and Length of Plan								
a. The approximately §	•	ay 634.00 Monthly	to the Chapter 13 Trustee	e, starting or	n <u>February 1, 2020</u> for			
_	⊠ Future	Earnings	s to the Trustee from the f	•				
	Other s	sources of funding	(describe source, amount	and date wh	nen funds are available):			
c. Use		y to satisfy plan obreal property	oligations:					
	Descrip		etion:					
	_	nce of real propert						
	Descrip	otion:						
	Proposed date for completion:							
	<ul> <li>Loan modification with respect to mortgage encumbering property:</li> <li>Description: 503 ½ Park Place, Bradley Beach, NJ 07720</li> <li>Proposed date for completion: April 30, 2020</li> </ul>							
d. [		gular monthly mort	gage payment will continu	ue pending th	ne sale, refinance or			
e. [								
Part 2: Adequ	ate Protectio	n	NONE					
		on payments will be onfirmation to	e made in the amount of \$ (creditor).	to be pa	aid to the Chapter 13			
b. Adec	quate protectic	n payments will be	e made in the amount of \$ confirmation to:Home Poir					
, ,	. ,	uding Administra			,			
	,		ull unless the creditor agre	ees otherwise	э:			
Creditor		Tvo	e of Priority		Amount to be Paid			
Adam Schneider,	Esquire AS8967		orney Fees		2,750.00			
b. Domestic	: Support Oblig	gations assigned o	or owed to a governmental	l unit and pai	id less than full amount:			
Check or	ne:	•	-	•				
⊠ None		, alaima liatad bala	ow are board an a dament	la augmant el	oligation that has been			
☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim								
pursuant to 11 U.S.C.1322(a)(4):								
Creditor	T	ype of Priority	Claim Amount	Ar	mount to be Paid			

Part 4: Secured C	laims						
a. Curing Default	and Maintaining Payr	nents on	Principal Resi	dence:	NONE		
	or will pay to the Trustee e debtor shall pay direct s follows:						the
Creditor	Collateral or Type o	f Debt	Arrearage	Interest Rate on Arrearage	Amount to be Pai to Creditor (I Plar	n Payment (Outs	
Home Point Financia	503 ½ Park Place,	Bradley	\$31,475.52	J	\$31,475.5		
b. Curing and Ma NONE	nintaining Payments or	n Non-Pri	ncipal Residen	ice & othe	r loans or rent	arrears: ⊠	
	y to the Trustee (as part pay directly to the cred						
Creditor	Collateral or Type o	f Debt	Arrearage	Interest Rate on Arrearage		n Payment (Outs	
The following clain purchase money s	excluded from 11 U.S.  In swere either incurred we ecurity interest in a mot the petition date and se Collateral	within 910 or vehicle	days before th acquired for th	e personal	use of the deb y interest in any Total to be	tor(s), or incurr	Plan
d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ☑ NONE  1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.  NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.							
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens		Annual Total nterest Amount to Rate Be Paid	0
-NONE-							
	the Debtor retains colla			Plan, paym	ent of the full a	mount of the	

	NONE						4.11.0.0.000( )
•		•			_		1 U.S.C. 362(a) and
collateral:	inder 11 U.S.C	1301 be te	erminated in all re	specis. i	ne Debior Surrenc	iers une	erollowing
Creditor		Collate	ral to be Surrendered		Value of Surrence	dered	Remaining Unsecured
C. Cano.		o mato				ateral	Debt
f Sooured C	laima Unaffaa	tad by tha	Dian M NONE				
i. Secured C	iaiiiis Ullailec	teu by the	Plan 🛛 NONE				
Th	e following sec	ured claim	s are unaffected b	y the Pla	n:		
<u>Creditor</u>	· ·						
				<b></b>			
	Claims to be P		Through the Pla	ın 🖂 NOI			D : 14
Creditor		Co	ollateral		l otal Am	ount to b	be Paid through the Plan
Part 5: Unse	cured Claims	NO	NE				
a. <b>No</b> t	t separately cl	assified a	allowed non-priorit	ty unsecu	red claims shall b	e paid:	
			to be distribute			•	
_	<b>-</b>						
L	」 Not les	ss than	percent				
	7 Pro R	ata dietrihu	tion from any rem	ainina fur	nde		
	J 110116	สเส นเรเทมน	don nom any rem	all liling rui	103		
b. Se	parately class	ified unse	cured claims sha	ll be treat	ed as follows:		
Creditor		Basis f	or Separate Classifica	ation	Treatment		Amount to be Paid
Nelnet		Studer	nt Loan		Outside Plan		\$0.00
					Outside Flair		<b>40.00</b>
		<b>'</b>			Outside Flaii		Ψ0.00
Part 6: Exec	utory Contrac	1	expired Leases	X NC			40.00
Part 6: Exec	utory Contrac	1		X NO			<b>\$5155</b>
	·	ts and Un	expired Leases		DNE	nt assu	
(NOTE	E: See time limi	ts and Und	expired Leases forth in 11 U.S.C.		DNE	ıt assu	
(NOTE	·	ts and Und	expired Leases forth in 11 U.S.C.		DNE	ıt assul	
(NOTE residential rea	E: See time limi	ts and Und itations set es in this F	expired Leases forth in 11 U.S.C.	. 365(d)(4	NE ) that may preven		mption of non-
(NOTE residential rea	E: See time limi al property leas ecutory contrac	ts and Unditations set es in this F	expired Leases forth in 11 U.S.C. Plan.) xpired leases, not	. 365(d)(4	NE ) that may preven		
(NOTE residential rea	E: See time limi	ts and Unditations set es in this F	expired Leases forth in 11 U.S.C. Plan.) xpired leases, not	. 365(d)(4	NE ) that may preven		mption of non-
(NOTE residential rea	E: See time limi al property leas ecutory contrac	ts and Und itations set es in this F ts and une are assume	expired Leases forth in 11 U.S.C. Plan.) xpired leases, not	. 365(d)(4 : previous	NE ) that may preven	eration	mption of non-
(NOTE residential real All exe	E: See time limi al property leas ecutory contrac lowing, which a	ts and Und itations set es in this F ts and une are assume	expired Leases forth in 11 U.S.C. Plan.) expired leases, noted:	. 365(d)(4 : previous	NE ) that may preven ly rejected by ope	eration	mption of non- of law, are rejected,
(NOTE residential real All exeept the following states	E: See time limital property least ecutory contract lowing, which a	ts and Und itations set es in this F ts and une are assume	expired Leases forth in 11 U.S.C. Plan.) expired leases, noted:	. 365(d)(4 : previous	NE ) that may preven ly rejected by ope	eration	mption of non- of law, are rejected,
(NOTE residential real All exeept the following states	E: See time limital property leas ecutory contract lowing, which a	ts and Unditations set es in this Fets and une are assume	expired Leases forth in 11 U.S.C. Plan.) expired leases, noted:	. 365(d)(4 : previous	NE ) that may preven ly rejected by ope	eration	mption of non- of law, are rejected,
(NOTE residential real All exector the following Creditor	E: See time limital property leas ecutory contract lowing, which a	ts and Unditations set es in this Fets and une are assume	expired Leases forth in 11 U.S.C. Plan.) expired leases, noted:	. 365(d)(4 : previous	NE ) that may preven ly rejected by ope	eration	mption of non- of law, are rejected,
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(NOTE residential real All except the following Part 7: Motion NOTE: All plate local form, N	E: See time limital property leas ecutory contract lowing, which a Arrears to be Oplan  Arrears to be Oplan  NONI  ans containing lotice of Chapter	ts and Unditations set es in this Formula transfer assume the cured in	forth in 11 U.S.C. Plan.)  xpired leases, noted:  Nature of Contract of the co	. 365(d)(4 r previous r Lease on all po	tentially affected ime and in the m	eration P credit	mption of non- of law, are rejected, ost-Petition Payment tors, together with set forth in D.N.J.
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(NOTE residential real All exector the following part 7: Motion NOTE: All plates and the second second part 7: Motion NOTE: All plates and the second part 7: Motion N	E: See time limital property leas ecutory contract lowing, which a Arrears to be Captan  Cons X NONI  Ans containing totice of Chaptan  Cotice of Courtest o	ts and Unditations set es in this F ts and une are assume Cured in E ter 13 Plarm of Servicet when the Liens und	forth in 11 U.S.C. Plan.)  xpired leases, noted:  Nature of Contract of the co	on all poethin the tipter 13 Pmittal not	tentially affected ime and in the matrice are served.  Amount of Claimed  That may prevent the prevent	credit anner and va	mption of non- of law, are rejected, ost-Petition Payment tors, together with set forth in D.N.J. luation must be

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured.  NONE						
The Deb consistent with	otor moves to reclassif Part 4 above:	y the followin	ig claims as u	nsecured and to	o void liens or	n collateral
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
Partially Unsec	on to Partially Void Loured.  NONE  otor moves to reclassiful collateral consistent w	y the followin	ig claims as pa	, ,	-	
Creditor		Scheduled Debt	Total Collatera	Amount to be	e Deemed Secured	Amount to be Reclassified as Unsecured
<ul> <li>☑ Upon Confirmation         ☐ Upon Discharge</li> <li>b. Payment Notices         Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.</li> <li>c. Order of Distribution</li> <li>The Standing Trustee shall pay allowed claims in the following order:         <ul> <li>1) Ch. 13 Standing Trustee Commissions</li> <li>2) Other Administrative Claims</li> <li>3) Secured Claims</li> <li>4) Lease Arrearages</li> <li>5) Priority Claims</li> <li>6) General Unsecured Claims</li> </ul> </li> </ul>						
The Star Section 1305(a)  Part 9: Modified  If this Plant	-Petition Claims  Inding Trustee ☐ is, ☒  In the amount filed by  Cation X NONE  an modifies a Plan pre Plan being modified:	y the post-pe	tition claimant			
Explain below w	vhy the plan is being r			below <b>how</b> the	plan is being	g modified:

Part 1	0 : Non-Standard Provision(s): Signature	es Required
	Non-Standard Provisions Requiring Separ   ☐ NONE ☐ Explain here:	ate Signatures:
	Any non-standard provisions placed elsewh	iere in this plan are ineffective.
Signat	tures	
The De	ebtor(s) and the attorney for the Debtor(s), if	any, must sign this Plan.
debtor(	(s) certify that the wording and order of the p	if not represented by an attorney, or the attorney for the provisions in this Chapter 13 Plan are identical to <i>Local</i> by non-standard provisions included in Part 10.
I certify	under penalty of perjury that the above is t	rue.
Date:	January 10, 2020	/s/ Daniel H. Leyes
		Daniel H. Leyes
Date:		Debtor
		Joint Debtor
Date	January 10, 2020	/s/ Adam Schneider, Esquire
		Adam Schneider, Esquire AS8967
		Attorney for the Debtor(s)